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6	Attorneys for Defendants BP p.l.c., BP Exploration & Oil Inc. (a dissolved corporation erroneously sued herein as "BP"		
7	Exploration and Oil, Inc."), BP Products North America Inc. (erroneously sued herein as "BP		
8	Products North America, Inc."), BP Corporation North America Inc. (erroneously sued herein as "BP Corporation North American, Inc.") and		
10	ConocoPhillips Company		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	Case No. C 10-02944 LHK		
14	MARIA BARROUS, an individual and as Trustee of the Barrous Living Trust, STIPULATION AND PROPOSED		
15	DEMETROIS BARROUS, an individual, dba Jimmy's Restaurant, ORDER RE CONTINUING ADR COMPLETION DATE		
16	Plaintiffs,		
17	vs.		
18	BP P.L.C., BP EXPLORATION AND OIL,		
19	INC., BP PRODUCTS NORTH AMERICA,) INC., BP CORPORATION NORTH)		
20	AMÉRICA, INC., CONOCOPHILLIPS) COMPANY and DOES 1-20, inclusive,)		
21	Defendants.		
22			
23			
24	WHEREAS, pursuant to the "Stipulation and Order Selecting ADR Process" (Docket No		
25	21), the Court set a February 4, 2011 deadline for ADR completion;		
26	WHEREAS, on January 14, 2011, the parties conferred with the appointed mediator,		
27	Michael Sobel, and agreed to schedule the mediation in March or April 2011 so that necessary		
28	discovery can be completed prior to mediation;		

1	WHEREAS, all parties have served Rule 26 initial disclosures;			
2	WHEREAS, Plaintiffs have served special interrogatories and requests for production of			
3	documents on Defendants, to which Defendants have not responded yet;			
4	WHEREAS, Defendants have served special interrogatories and requests for production			
5	of documents on Plaintiffs, to which Plaintiffs have responded but not provided documents yet,			
6	Defendants have subpoenaed documents from four third-parties, only one of which has			
7	responded, and Defendants intend to subpoena documents from one additional third-party who			
8	was recently disclosed to Defendants;			
9	WHEREAS, Plaintiffs have not yet produced documents responsive to Defendants'			
10	requests, but the parties intend to meet and confer within the next week regarding the scope and			
11	timing of production;			
12	WHEREAS, no depositions have taken place to date, but Defendants intend to notice			
13	Plaintiffs' depositions upon completion of the document	Plaintiffs' depositions upon completion of the document production by Plaintiffs and third-		
14	parties as discussed above, and Plaintiffs may notice th	parties as discussed above, and Plaintiffs may notice the deposition of one or more Defendants		
15	upon Defendants' responses to Plaintiffs' initial written discovery;			
16	THEREFORE, the parties stipulate and request	THEREFORE, the parties stipulate and request that the Court order that the Court		
17	continue the ADR completion date from February 4, 20	continue the ADR completion date from February 4, 2011 to April 30, 2011.		
18	18			
19	IT IS SO STIPULATED.			
20				
21	Dated: January <u>25,</u> 2011 GLYNN 6	& FINLEY, LLP		
22	22 Attorneys	for Defendants		
23		101 Detrikulik		
24	and a series			
25	Dated: January (1), 2011 Law Office	es of Steven A. Ellenberg		
26	26 Attorneys	for Plaintiffs		
27		0		
28	28			